IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WISCONSIN

FOR THE WESTERN DISTRICT OF WISCONSIN	
ANDRE M. KELLY, Plaintiff, v.	ORDER 13-cv-651-bbc
C/O A. PETERSON, C/O KE CASPERSES and C/O COFFEE,	
Defendants.	
ANDRE M. KELLY, Plaintiff, v.	ORDER 13-cv-677-bbc
S. VAN VORST and NURSES ON 9-11-13, 3 TO 11 STAFF,	
Defendants.	
In these two cases, pro se prisoner Andre Month officials at the Dane County jail violated his constappropriate medical care for his seizures. In both case	itutional rights by failing to provide

summary judgment on the ground that [;aomtoff failed to exhaust his administrative

remedies. However, plaintiff has not responded to either of these motions. This may be

because plaintiff did not receive either motion. Since defendants filed their motions, plaintiff

was transferred from the Dane County jail, first to the Dodge Correctional Institution and

then to the Red Granite Correctional Institution. To avoid any potential unfairness, I am

requesting that defendants serve their motions on plaintiff again at his new address.

ORDER

IT IS ORDERED that the motions for summary filed defendants Peterson, Casperses

and Coffee, dkt. #35 (case no. 13-cv-651-bbc), and by defendant Van Vorst, dkt. #37 (case

no. 13-cv-677-bbc), are DENIED WITHOUT PREJUDICE. Defendants may have until

June 6, 2014 to refile and serve a renewed motion.

Entered this 22nd day of May, 2014.

BY THE COURT:

/s/

BARBARA B. CRABB

District Judge

2